EXHIBIT 1

	ITTICIONE MYTA					matter
collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the						
exclusive option/right to	exclusive option/right to purchase an easement under, on, and over the Property described as:					
Property Address(es):	161					
	1813 E	memorin	L 2-1	RENO	Ole	
Tax Parcel Nos.	18/3 E	202- 200 000				
	And as further d	escribed on Exhil	bit A attache	đ.		

Michael Hall and I To Hall I

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FBRC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to; temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees; (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term. (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

~ 9/26FIR

Sign Thomas Hurwagel

Print Name:

Sign Thomas Information
Print Name:

X MIKE Hurange !

But Muke Humane!

Central Land Consulting, LLC

By: its authorized agent P. O. Box 36134 Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

(signature)

Thomas Hurwage Print Mike Hursel

(notes to France)

(print name)

PO Box 692 OKAnche, OK 73762

(print address, city & state)

on 9-26-18.	MANKano	2 Carrie	Mas	1251	(hereinafter
collectively or singularly	y "Landowner"), her	reby grant(s) t	o Central Land	Consulting, LLC	("CLC") the
exclusive option/right to	purchase an easeme	ent under, on,	and over the Pro	perty described as	3:

Property Address(es):	1157 SW Gin Rd. Minco, OK 730.59
Tax Parcel Nos.	ODOO-30-10N-07W-1-001-00 And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable);

Print Name:

SignX Print Name: Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134 Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors; land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely.

ma.

ricint name)

(print address, city & state)

. .

Minco Ok

13059

On Sociembre 1 2018, Betty I Johnston 4 Jimmy W. Johnston
(hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC
("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	5600 S. Country Club Rd. El Reno, OK 73036
Tax Parcel Nos.	271094-000000 -000000
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Print name:

y Johnston

Sign Prim pame: Simony John

Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134 Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Betty J. Johnston

5600 South county that PAR EL. PEGEN

On September 37 2018, Considering Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	1883 N Main St, Alex, OK 73011	
Tax Parcel Nos.	0000-21-05N-05W-2-001-00	
	And as further described on Exhibit A attached.	

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent:

Print name under signature

LLC (if applicable):

Sign Tonnie Larlo Husemane Print name: Connie Gayle Huseman

P. O. Box 36134 Canton, Ohio 44735

By: its authorized agent

Central Land Consulting, LLC

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

Sincerely,

Sincerely,

Signature Slayle Husemer Lownie Rowe Jaylor

Connie Gayle Husemer

(print name)

Connie Rowe Taylor

1883 N. Main Street, Alex, OK 73002

On Sentember 20, 2018, Show 4 Johnshow Ellering from Italy Trust (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	4126 County Street 2980, Bradley, OK 73011
Tax Parcel Nos.	0000-26-04N-05W-4-003-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

S .

ustee Shang Marie Eledge

Print name

Johnsthan Eugene Elledge

Central Land Consulting, LLC

By its authorized agent

P. O. Box 36134 Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely.

signature)

Shana Elledge

26 (S2980 Bradleyok 73011

On September 2 7 2018, Ralph E. Schaefer (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	3810 5 100 E Ave Tulsa, OK 74146	
Tax Parcel Nos.	0000-32-15N-08W-1-001-00	
	And as further described on Exhibit A attached.	

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent:

Print name under signature

LLC (if applicable):

Sign

Print name: Ralph E. Schaefer

Print name: Ralph E. Schaefer

Print name: Ralph E. Schaefer

Sign

Print name: Ralph E. Schaefer

Sign

Print name: Ralph E. Schaefer

Print name: Ralph E. Schaefer

Sign

Print name: Ralph E. Schaefer

Print name;

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Salph F Schaefer
(print name)
3810 S. 100 EAV

On September 27 2018. Wester and Mary E Burch Lield Revocable Lings [ms] (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	1953 SW Clayton Rd MMCO, OK 73509
Tax Parcel Nos.	0000-32-10N-07W-3-001-00, 0000-05-09N-07U-2-001-00 And as further described on Exhibit A attached 0000-05-05N-07U-1-000

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Print name: 1851ed Burchfreld +1441e0

Print name: Mary E Burchfield, trustee

Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134 Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

wesley Bunch Field

(print name)

1953 5 WC/aytoN nd (print address, city & state)

MINCO, OK

Mary & Budyeld

Many F. Burkfield

On 9-27-18, Betty C. Starkey Revocable Trust, dated December 17, 2010 (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	1133 Country con 1110	Dartmouth Ave on, TK 77005
Tax Parcel Nos.	0000-1/-10N-08W-4-002-00, 0000-14-10N-08W-1-001-00 And as further described on Exhibit A attached.	

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

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Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign Botty C. Stanky
Print name: Baffy C. STARKEY, TRUSTCY

Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134 Canton, Ohio 44735

Sign_____Print name:

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

Solly C. Sturkey (signature)

Ratty C. STARKEY TRUSTEE

14 34 Candy Red (170 Miarca of 730 57 - 8013 (print address, city & state)

On Sephember 22, 2018, Byron Alan Hardesty & Abiaail Karen (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	2318 North Gregory Rd, Tuttle, OK 73089
Tax Parcel Nos.	0000 - 22 - 09 N - 07 W - 3 - 001 - 00 And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement,

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Harleshy

Print name: Abigail Hardesty

Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134 Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Abragil Hardon,

Thank you for your cooperation.

Sincerely,

(signature)

Bycan Hardes by (print name)



On October _______2018, James R. Starkey Revocable Trust (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	4248 Dartimouth Ave, Houston, TX 77005
Tax Parcel Nos.	0000-11-10N-08W-4-002-00, 0000-14-10N-08W-1-001-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the 'parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) menths from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project, CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked; (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature	Central Land Consulting, LLC
LLC (if applicable):	May
Sign David R. Stocks	By: its authorized agent
Print name: David Starkey, trastee	P. O. Box 36134 Canton, Ohio 44735
Sign	

Print name:

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Range Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely.

David R. Starkey - Trustee (print name)

434 County Road 1170 Minie, OK 73059-8013

Exclusive Option Agreement
Denise K. Davis, Personal Representative of the Estates of
On September 24, 2018, Warren H. Herriott, Deceased, and Sammie J. Herriott, Deceased
(hersinalter collectively or singularly "Landowner"), hereby giant(s) to Central Land Consulting.
1.1.C ("CLC") the exclusive option/right to purchase an easterent under one and over the Property
described as:

Property Address(es). SON STATERWY 199 ARDMOREOK 73101 Mailing Address: 3113 Triple Crown Court Denton, TX 76210 İ

Tax Porcet Nos.

And as further described on Exhibit A attached.

In exchange for this Exchasive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration; the recent and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, parehase and location of the easement is described in the parties. Exchasive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the face of the date above or the date the Federal Energy Regulatory Commission (PERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to emer the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner islane contacted by any person or company seeking an easement or to enter the Property to survey or test. Landowner will provide them CLC's contact information and cease further contact, and municipately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's intevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum

Landowner(s) or his/her/its authorized agent.

Frat name under signature

LLC (if applicable):

Sign Donice K. Danis

Denise K. Davis. Personal Rep. Estates of Warren H. Herriott, Deceased. and Sammie J. Herriott,

P. O. Box 36134 Canton, Ohio 44735

By: its authorized agent

nical Land Consulting.

Deceased

Chant maine.

Printinguner

Sign

Denise K. Davis

Re: Re: Notice As To Means and Method of Communications and Trospassing.

Dear Sir/Madam:

ŧ

I am the owner of real property over which the Midship Pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Range Eberhart at 330-353-0787, or email him at range@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

0 1 4/0

Quenics K. Occus.
(signature) Denise K. Davis, Personal Rep. of
Estates of Warren H. Herriott, Deceased, and

Sammie J. Herriott, Deceased

(print name) Denise K. Davis

3113 Triple Crown Court

Denton, TX 75210 (print address, city & state)

+ 4.

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sinderely.

(signatura)

(print name)

On <u>9-26-18</u> ,	Dan Christian	and Johac	Hee Chris	tian	Chereinafter
collectively or singular	ly "Landowner"),	hereby grant(s) t	o Central Lan	d Consulting, L.L.	C ("CI (") the
exclusive option/right	io purchase an ease	ement under, on,	and over the Pr	operty described a	a:

W. Pkto
can, OK 73533
as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable)

Sign_____Print Name:

Print Name:

Christian Christian

Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134

Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

607 W. Plato Duncau. OKla. 73533

On 9-26-13 Dan Christian	(hereinafter
collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting,	LLC ("CLC") the
exclusive option/right to purchase an easement under, on, and over the Property describ	ed as:

Property Address(es):	607 W. Philo
	Duncan ok 73533
Tax Parcel Nos.	0000 -15-01N-03W-0-002-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/lts authorized agent: Print name under signature

LLC (if applicable)

Print Name;

Sign Print Name: Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134

Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

(signature)

(print name)

601 W. Plato Rd., Duncan OK (print address, city & state)

Case 5:18-cv-00858-G Document 345-1 Filed 10/04/18 Page 29 of 89

Exclusive Option Agreement

On 09/16/18	Jimmie	L and	Shelly	R.	Vickreu	(hereinafter
collectively or singul	arly "Landowne	r"), hereb	y grant(s) to	Centra	al Land Co	naulting, LLC ("CLC") the
exclusive option/righ	t to purchase an	casement	under, on, a	ad over	the Proper	ty described as:

Property Address(es):	296 County Street 2790 Minus, DK 73054
Tax Parcel Nos.	3000-09-09N-07W-1-003-50 000-39-09N -57W-2-002-00
	And as further described on Exhibit A attached. 2000-01-04W-07W-2-001-0

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Signs A

Sign_

immie Vickey

Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134

Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

Shelly Vickrey Timmie Vickry (print name)

296 County St. 2790, Mineo, OK 73059 (print address city & state)

On 09/20/18, Lydia L. Roper collectively or singularly Landowner"), hereby grant exclusive option/right to purchase an easement under, Property Address(es): Callo OK 74729	(hereinafter s) to Central Land Consulting, LLC ("CLC") the on, and over the Property described as:
Tax Parcel Nos. 0000-09-055-09E-3-002-0 0000-16-055-09E-2-001-0 And as further described on Exhi	bit A attached.
In exchange for this Exclusive Option Agreement ("A valuable consideration, the receipt and sufficiency of valuable consideration, the receipt and sufficiency of valuable consideration, the receipt and sufficiency of valuables of CLC's exercise of this option, purchase parties' Exclusive Option Agreement Addendum ("Adagreement and incorporated herein. This Agreement later of the date above or the date the Federal Energy I Certificate of Public Convenience and Necessity for the MIDSHIP Pipeline Project. CLC's option includes but construction, storage, roadway, and any other easement the Term to exercise, waive or release its option to pur	which Landowner acknowledges. Other terms and and location of the easement is described in the ldendum") signed simultaneously with this shall continue for thirty-six (36) months from the Regulatory Commission (FERC) issues the te Project (the "Term"). "Project" means: at is not limited to: temporary or permanent ats. CLC has no obligation before the expiration of cohase an easement.
Landowner agrees: (1) that from the date he/she/it sign Agreement and its Addendum describe the Landowner form of easement or grant any person or entity the right and water samples for easement planning without CLC Landowner is/are contacted by any person or company survey or test, Landowner will provide them CLC's eximmediately notify CLC; (3) CLC's rights conferred by Landowner prior to the expiration of the Term, (b) by the Landowner's sale or other transfer of any interest is based in part on the consideration received and CLC right granted herein for the full Term such reliance restresources.	It to enter the Property to sell, convey, or grant any at to enter the Property to survey, test or take soil C's signed written approval in advance; (2) if a seeking an easement or to enter the Property to enter information and cease further contact, and by this Agreement CANNOT be revoked: (a) by the death, sale or dissolution of the Landowner, (c) ast in the Property. The Agreement's irrevocability c's reasonable reliance on the continuation of the culting in CLC investing its time, money, and other
Assignable: With Landowner's consent, CLC may as Agreement and its Addendum.	sign any of its rights and obligations under this
Landowner(s) or his/her/its authorized agent: Print name under signature	Central Land Consulting, LLC
Sign Lyder Kaper	By: its authorized agent
Print name: LYDIA L ROPER	P. O. Box 36134 Canton, Ohio 44735
Sign	

Print name:

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

LYDIA L ROPER

(print name)

5300 NAILS CROSSING Rd., CADDO, OK 74729

On <u>Od/24/2018</u>, Fitegerald Farming and Roughing LUC (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	213 County Street 2790
	Mino, DK 73059
Tax Parcel Nos.	0000-11-10N-08M-7-001-00 000-24-10N-08M-1-002-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent:

Print name under signature

LLC (if applicable):

an Jan Titagenes

Sign Folices alice Tracal

Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134 Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

Box 500 Mines, 0 Kla, 73059 P.O. Box 502 Mines, OK 73059

On 09/21/18 Mis to Murch. Tally and Maria Richardson -Chilles (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	Coddo OK
	And as further described on Exhibit A attached. 24-055-096-1-002-00

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person of company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

oric (u appurable).

Print Name: Marla Childers

Central Land Consulting, LLC

By: its authorized agent P. O. Box 36134

Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

signature

orint name)

On Sustembly 25, 2018, Donno M. Coley, Trustee of Bernita M Walf Living Trust (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	4101 Champlain Cb Yukon, OK 73099
Tax Parcel Nos.	0000-35-15N-08W-1-000-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature	Central Land Consulting, LLC
LLC (if applicable):	By: ils authorized agent
Sign Doundon Colly-Truter	
Print name: Donna M. Coley-Trustee	P. O. Box 36134 Canton, Ohio 44735

Print name:

Sign

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

Donna M. Coley-Trustee of Bernita M. Wolf Kirry Trust (signature)

Donna M. Coley-Trustee of Bernita M. Wolf Living Trust (print name)

4101 Champlain Gt, Yukon, OK 73099 (print address, city & state)

On 9-36-18 collectively or singularle exclusive option/right to	y "Landowner"), hereby	y grant(s) to Central l	
Property Address(es):	Okarche OK	73762	
Tax Parcel Nos.	And as further describ	- 08W-2-001-1	hed.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, corvey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign Terry Luber

Sign_ Print Name: Central Land Consulting, LLC

By: its authorized agent P. O. Box 36134

Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

(signature)

Terry Luber
(print name)

PO Box 720 Okarche, OK 13762 (print address, city & state)

On 09/27/2018, Case B and Kasta J. Smith (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	1997 Hereford RL. Springer, OK 73458
Tax Parcel Nos.	0000-17-035-018-2-003-00 0000-11-035-518-1-001-00
	And as further described on Exhibit A attached. Oppo - 11-032-016-1-009-00

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign L

......

Print Name:

Kish, J Smith

Central Land Consulting, LLC

By: its authorized agent

P. O. Box 36134

Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

Miser B

Carey B. Smith

(print name)

Kindy of Swith

PO Box 26 Springer, OK 73457 (print address, city & state)

Melford Scott and Morgaret L. Scott, Trustees of the 1 the 7th day of Melford Scott and Margaret L. Scott Kevnethe Trust of Mercinafter July, 2015 collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	271 US HWY 277 Coment, OK 75017
Tax Parcel Nos.	0000015-05H-05W-3-001-00; 0000-25-05W-05W-2-031-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test. Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent:

Print name under signature

Sign Melful L. Scott Canton, Ohio 44735

Sign Muse Melfold L. SCOTT Canton, Ohio 44735

Sign Muse Margaret L. Scott Lruster

Print Name: Margaret L. Scott

Central Land Consulting, LLC

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely.

(signature) Morgaret Scott

Melfand scott Margaret Scott

271 U.S. Highway, Cement, OK 73017 (print address, city & state)

MIDSHIP Pipeline Company, LLC 700 Milam St Suite 1900 Houston, TX 77002

Re: Midcontinent Supply Header Interstate Pipeline Project

To: Jim Privett,

Central Land Consulting, LLC (Central) has entered into an Exclusive Option Agreement with the landowners enclosed in this packet for full representation and negotiation rights pertaining to the MIDSHIP Pipeline Project (Project). Central will be the lead and only contact for any purpose regarding the Project going forward.

Enclosed in this packet you will find the following for each landowner:

- Exclusive Option Agreement
- Cease and Desist Entering Any Property Letter
- No Contact Letter from Landowner

If you should need to contact Central for negotiation purposes and/or with a need to access any properties for any reason whatsoever, please call:

Ranae Eberhart, Administrative Coordinator, Central Land Consulting, LLC (330) 353-0787

Sincerely,

Range Eberhart

Central Exclusive Option Agreement - Cense and Desist Entering Any Property for Surveys or Other Activity Related In Any Way to Obtaining an Easement/Right of Way

To whom it may concern:

Central Land Consulting LLC ("Central") has put Midship Pipeline Company ("Midship") on notice of Central's Exclusive Option Agreement with the landowner(s) to purchase an easement on the above identified property(ies). Central deems any attempt by Midship to contact the landowners or to enter the property for surveys or other activities related without written consent from Central to be acts of intentional tortious interference with Central's contract for which Central will be forced to seek legal remedies.

Sincerely,

Rahae Eberhart

Administrative Coordinator

Central Land Consulting, LLC

September 25, 2018

RE: Property Owners:

Larry Dale and Barbara Smith

Donna M. Coley, Trustee of Bernita M. Wolf Living Trust

Bradley Charles Krittenbrink

Karen Schoeling Manuel and Dale Schoeling

Riesen Properties

WLC Land and Mineral LLC

W. Lee Coffey

Vincent Ray Mueggenborg

Christy and Clayton Hufnagel Trust

Fitzgerald Farming and Rauching LLC

Tracy Maass

Allen and Cludy Stover Trust

Lee and Anna Chappa

John D. Von Tungeln

Christian and Wanda Hansen Trust

K.R. & K Inc.

Dale and Marian Rother

Joan Margaret Watkins and Marian Elizabeth Rother

David Rother, Bob Rother, and Mark and Aletia Rother Living Trust

Danny T. Christian

Dan Christian and Johnettee Christian

Dan Christian

Jimmie and Shelly Vickrey

Willis E. Luber ETUX

Casey B. and Kristy J. Smith

Melford and Margaret Scott Revocable Trust

Michael and Thomas Hufnagel

Mark and Carrie Massey

Betty J. Johnston and Jimmy W. Johnston

Connie Gayle Huseman

Shana and Johnathan Elledge Family Trust

Raiph E. Schaefer, ET AL

Wesley and Mary E. Burchfield Revocable Trust

Betty C. Starkey Revocable Trust

Bryon Alan Hardesty and Ablgall Karon Hardesty

Betty C. Starkey, Trustee of Betty C. Starkey Revocable Trust

David R. Starkey, Trustee of James Starkey Revocable Trust

Denise Davis, Special Administrator of the Estates of Warren H. and Sammie J. Herriott

On	09/27/2018.1	Com Dale	and Barbar	4 5 Smith		ereinafter
فالحم	stively or cincular	v "Landowner").	hereby grant(s)	to Central Lan	d Consulting, Live (("CLC") the
excl	usive option/right to	purchase an eas	ement under, or	n, and over the Pr	roperty described as:	

Property Address(es):	Sorianer, OK 73458
Tax Parcel Nos.	Ocoo- 11-035 -016-2-004-60 And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Central Land Consulting, LLC

Tennis a. Marlot By: its authofized agent

P. O. Box 36134

Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting, At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely.

2099 HEREFORD ROAD

(print address, city & state)

Barbara Jo Smith

SPRINGER, OK 73458-0216

	hereinafter
On 09/21/2018	("CLC") the
exclusive option/right to purchase an easement under, on, and over the Property described as	E.
exclusive option/right to purchase an easement under, on, and over the repeaty	

	CONTRACTOR OF THE PROPERTY OF
Property Address(es):	Cado, OK 74729
-	Caddo, UN 14/24
Tax Parcel Nos.	0000-24-056-098-1-001-00, 0000-19-053-106-3-00-3-00
Tent I dioox 1100.	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

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Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent; Print name under signature

LLC (if applicable):

Sign Bill MillER
Sign BILL MILLER

Central Land Consulting, LLC

By: its authorized agent

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

Bill Willer (signature)

BILL MILLER (print name)

PO Box 65 Cadoo, OK 74729 (print address, city & state)

Brailey Charles Krittenbrink (hereinafter collectively or singularly "Landowner"), hereby gram(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Address(es):	10301 5880 Rd. Okarche, OK 73762
Tax Parcel Nos.	0000-26-15N-08W-2-002-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign Brolley Charles Kritenbrick

Print name:

entral Land Consulting, LLC

ts authorized agent

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely.

(signature)

Bradles Charles Kr. Henbrik (print name)

F80 ed exarche, ox 13762

Case 5:18-cv-00858-G Document 345-1 Filed 10/04/18 Page 54 of 89

Exclusive Option Agreement

On 09/16/2018, Karen Schooling Manuel and Dale Schooling (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Tropolo, Tramous (co).	Oblahama City UKlahama 73160
Tax Parcel Nos.	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign Karen Schoelin, Manuel

Sign Karen Schoelin, Ma.
Print Name:

Sign Wale Schooling
Print Nation

Dale Schooling

Central Land Consulting, LLC

By: its authorized agent

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

(print address, city & state)

Kale Schooling Karen Schooling Manuel

(signature)

Nale Schooling Karen Schooling Manuel

(print name)

11809 Surdanese Mountain Rd Okla. City Ok 13162

On 9/25 18 PIESEN To per has large E. To 18-14 My (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	Ardmore OK 73401
	0000-10-035-015-1-001-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent:

Print name under signature

LLC (if applicable):

Sign MWG. JWPrint Name: OPERE E. RIESEN

Sign.

Central Land Consulting, LLC

Sennis Marlott

By: its authorized agent

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Mark G. RESEN (print name)

PO.Boo 2178 (print address, city & state) Anomore OK 73462

On 09/25/18, Will land and Mineral LLC	(hereinafter
collectively or singularly "Landowner"), hereby grant(s) to Central Land	d Consulting, LLC ("CTC") the
exclusive option/right to purchase an easement under, on, and over the Pr	operty described as:

Property Address(es):	PO Box 1404 Promore, OK 73402
Tax Parcel Nos.	0000-04-835-016-4-001-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

2 5 6

Print name: WCa Coffee

Sign: MADAGER

Print name:

Central Land Consulting, LLC

By: its authorized agen

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely

cionaturel

(print name)

print address, city & state)

On	09/25/2018	W	Lee	Coffey	
Char	einefter collective	ely or sin	onlarly '	Landowner"), hereby grant(s) to Central Land Consulting, LLC
("C	LC") the exclusiv	e option/	right to	purchase an e	asement under, on, and over the Property described as:

Address(es):	Ardmore, OK 73402
Tax Parcel Nos.	0000 - 03 - 035 - 01E - 3 - 001-00 0000 - 10 - 035 - 01E - 2 - 001-00 And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Central Land Consulting, LLC Landowner(s) or his/her/its authorized agent: Print name under signature Dennis J. Marlott LLC (if applicable): By: its authorized agent P. O. Box 36134 Print name: Canton, Ohio 44735

Sign W. Lee Coffey

Print name: W. Lee Coffey

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely.

[signature]

(print name)

print address, city-& state)

On	09/25/2018	Vincent	Pou M	uragen borg		
(he	reinafter collectively	or singularly "Landov	wner's, hereby	grant(s) to Cent	ral Land Consu	lting, LLC
("C	LC") the exclusive of	ption/right to purchase	e an easement	under, on, and or	ver the Property	lescribed as:

Property Address(es):	10380 NW 248 Okarche, OK 73768
Tax Parcel Nos.	0000-32-15N-08W-4-00U-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's algned written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature	Central Land Consulting, LLC
LLC (if applicable):	By: its authorized agent
Print name: Vincent Ray Mussgenburg	P. O. Box 36134 Canton, Ohio 44735

Print name:

Sign

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Singerely.

(signature)

(print name)

10380 NW 248, Okarche Oklehoma

(print address, city & state)

On 9-26-18 . Christi L. Hufnagel and Clayton J. Hufnagel, Trustees of the collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	609 Elizabeth Drive, OKarche, OK 73762
	301062 , 301063, 301063-000000-000001 And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign Christ: L. Hufnaget
Print Name:
Sign Christi L. Hufnaget
Print Name:

Central Land Consulting, LLC

By: its authorized agent

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

Christi L. Hufnage!
(print name)

609 Elizabeth Dr., OKarche, OK (print address, city & state)

Christ: L. Hufnagel and Clayton J. Hufnagel, Trustees of the Christic Hufnages Trust arcrecable trust dated the Michigan May, 2003 collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	609 Elizabeth Drive, OKarche, OK 73762
Tax Parcel Nos.	301062 , 301063, 301063-000000-000001 And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test. Landowner will provide them CLC's contact information and cease further contact, and immediately netify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign Christ: L. Hufnages
Print Name:
Sign Christ: L. Hufnages
Print Name:

Central Land Consulting, LLC

By: its authorized agent

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

i am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees. representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

Christi L. Hufnagel
(print name)

609 Elizabeth Dr., OKarche, OK (print address, city & state)

MIDSHIP Pipeline Company, LLC 700 Milam St Suite 1900 Houston, TX 77002

Re: Midcontinent Supply Header Interstate Pipeline Project

To: Suzanne Hickham, Senior Project Manager

Central Land Consulting, LLC (Central) has entered into an Exclusive Option Agreement with the landowners enclosed in this packet for full representation and negotiation rights pertaining to the MIDSHIP Pipeline Project (Project). Central will be the lead and only contact for any purpose regarding the Project going forward.

Enclosed in this packet you will find the following for each landowner:

- Exclusive Option Agreement
- Cease and Desist Entering Any Property Letter
- No Contact Letter from Landowner

if you should need to contact Central for negotiation purposes and/or with a need to access any properties for any reason whatsoever, please call:

Ranae Eberhart, Administrative Coordinator, Central Land Consulting, LLC (330) 353-0787

Range Eberhart

Central Land Consulting, LLC

September 25, 2018

RE: Property Owner:

Lydia Roper
Bill Miller
Misty Tally and Maria Childers
Raymond and Ranaida Hulsey
Mark Morris
Marilyn Morris
Shana Elledge
Byron Hardesty
Martin Dale Hardesty
Terry Garrett

Central Exclusive Option Agreement - Cease and Desist Entering Any Property for Surveys or Other Activity Related In Any Way to Obtaining an Easement/Right of Way

To whom it may concern:

Central Land Consulting LLC ("Central") has put Midship Pipeline Company ("Midship") on notice of Central's Exclusive Option Agreement with the landowner(s) to purchase an easement on the above identified property(ies). Central deems any attempt by Midship to contact the landowners or to enter the property for surveys or other activities related without written consent from Central to be acts of intentional tortious interference with Central's contract for which Central will be forced to seek legal remedies.

Sincerely,

Ranae Eberhart
Administrative Coordinator

On <u>ca/reles</u>, <u>Raumond</u> <u>gad Ranged</u> <u>Hulsen</u>
(hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an essement under, on, and over the Property described as:

Property Address(es):	Tishomingo, OK 73468
Tax Parcel Nos.	0110 -୧୫ - ୦୭୯ - ୧୯୯ - ୦ - ୦୭୪ - ୦୦୯ - ୧୯

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature Central Land Consulting, LLC

LLC (if applicable):

By: its authorized agent

P. O. Box 36134 Canton, Ohio 44735

Print name:

RANADA Hulsey



Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Ranae Eberhart at 330-353-0787, or email her at range@centraliandconsulting.com

Thank you for your cooperation.

(print address, city & state)

(signature)

(Approxide Hulson RANADA Hulson

(print name)

(BODO S. Rock (K. Rd. Tishoningo Office 73160

On Sentember 12, 2018 Terry Cacately & Luncha Cacately (hereinafter collectively or singularly "Landewner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	1072 County Rd 1230, Pocasset, OK 73079
Tax Parcel Nos.	0000-22-09 N-07W-1-002-00, 0000-22-09 N-07W-1-001-00, And as further described on Exhibit A attached. 0000-27-09 N-07W-1-001-00

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Origin Company

Print name;

Wyuetta Garrett

Central Land Consulting, LLC

By: its authorized agent

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely.

(signature)

(nrint name)

1072-CR 1230 Powss at (print address, city & state) Of 73074

Wynetta Santt Wynetta Garrett

On Sonder 20, 2018, Shand 4 Indian Eliente Front Tous(hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC
("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	4126 Carry Street 2980, Bradley, OK 73011
Tax Parcel Nos.	0000-26-04N-05W-4-003-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign

tee Shana Marie Eledge

Johnsthan Eugene Elledge

Central Land Consulting, LLC

By its authorized agent

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely.

(signature)

Shana Elledge

(b) intension

4126 CS 2980 Bradleyok 73011

On Scattenber 20, 2018, Marth A. Marris, Inches of the Marth Marth Records Trust, 321-12 (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Address(es):	2840 Canty Street 2791, Chickosha, OK 73018
Tax Parcel Nos.	0000-26-04N-05W-2-001-00
	And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

<u>Assignable</u>: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sion MARKA Milare

P. O. Box 36134 Canton, Ohio 44735

By: its authorized agent

Central Land Consulting, LLC

Print name:

Print name: 🌃

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

On Somewhar AD. 2018. Manufin Marris Trustel of the
Property Address(es):	2840 County Street 2791, Chickash, OK 73018
Tax Parcel Nos.	OOOO - 26 - 04 N - 05wi - 2 - 001 - 00 And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent:	Central Land Consulting, LLC
Print name under signature	1101
LLC (if applicable):	By its authorized agent
Sign Sign	
Print name: Novalin bros, Trustee	P. O. Box 36134 Canton, Ohio 44735
Sign	

Print name:

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

. If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

printhame)
2840 CS3791 Chickoska, OK 7308

Miste Murch - Tally and Marla Richardson - Chilleng hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(cs):	2347 Miller Road Coddo OK
Tax Parcel Nos.	24-055TOPE - 4-001-00, 24-055-09E-1-004-00
	And as further described on Exhibit A attached. 24-055-016-/-004-00

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Central Land Consulting, LLC

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees. representatives and agents of any nature, including but not limited to subcontractors, land agents. Independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Maria Childers, Misty Tally
(print name)

Millog D.D. Caddo, OK

On Scalember 22, 2018, Buton Alan Hardesty & Abigai Marca Hardesty (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	2318 North Gregory Rd, Tuttle, OK 73089
Tax Parcel Nos.	0000 - 22 - 09 N - 07 W - 3 - 001 - 00 And as further described on Exhibit A attached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign 12

Byrn Hardes A

Sign MARILLA Print name: Abigail Hardesty

By, its authorized agent

Central Land Consulting, LLC

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees. representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

(print address, city & state)

Abragil Hardon.

22 Martin Dale Hardesly & Sharan Anni (hereinafter collectively or singularly "Landowner"), hereby grant(s) to Central Land Consulting, LLC ("CLC") the exclusive option/right to purchase an easement under, on, and over the Property described as:

Property Address(es):	1454 State Highway 37, Tuttle, OK 73089	
Tax Parcel Nos.	0000-30-10N-07W-4-003-00 And as further described on Exhibit A attached.	

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Central Land Consulting, LLC

By its authorized agent

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Mostin Dale Hardesty Sharon Ann Hardesty

(nrint name)

1454 St. Huy 37 Tuttle Ott. 73084

On 09/20/18	Lucia L. Roper	(hereinafter
collectively or a	ingularly Landowner"), hereby grant(s) to Cent	ral Land Consulting, LLC ("CLC") the
exclusive option	n/right to purchase an easement under, on, and ov	er the Property described as:
Property	5300 Nails Crossing Re	

Property Address(es):	5300 Nails Crossing Re Callo OK 74729	
Tax Parcel Nos.	2000 - 09 - 09 - 3 - 09 - 3 - 00 - 00 - 0	

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

<u>Assignable</u>: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Central Land Consulting, LLC

Print name under signature

LLC (if applicable):

Sign

Print name: LYDIA L ROPER

Landowner(s) or his/her/its authorized agent:

Print name:

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Austin Carani at 330-705-1156, or email him at acarani@centrallandconsulting.com, or you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

LYDIA L ROPER

(print name)

5300 NAILS CROSSING Rd., CADDO, OK 74729

On	09/21/2018	William	B: 14 F.	Hiller			(hereinafter
coli	ectively or singul	arly "Landown	er"), hereby g	Lavit(a) to	Central Land	Consulting, LL	C ("CLC") the
exc	lusive option/righ	t to purchase a	n easement un	der, on, ar	ad over the Pro	perty described a	ls:

Property Address(es):	Caddo, OK 74729
	0000-84-056-046-1-001-00, 0000-19-053-106-3-002-00
	And as further described on Exhibit A stached.

In exchange for this Exclusive Option Agreement ("Agreement"), CLC gives one dollar and other valuable consideration, the receipt and sufficiency of which Landowner acknowledges. Other terms and conditions for CLC's exercise of this option, purchase and location of the easement is described in the parties' Exclusive Option Agreement Addendum ("Addendum") signed simultaneously with this Agreement and incorporated herein. This Agreement shall continue for thirty-six (36) months from the later of the date above or the date the Federal Energy Regulatory Commission (FERC) issues the Certificate of Public Convenience and Necessity for the Project (the "Term"). "Project" means: MIDSHIP Pipeline Project. CLC's option includes but is not limited to: temporary or permanent construction, storage, roadway, and any other easements. CLC has no obligation before the expiration of the Term to exercise, waive or release its option to purchase an easement.

Landowner agrees: (1) that from the date he/she/it signs this Agreement until the end of the Term, this Agreement and its Addendum describe the Landowner's rights and authority to sell, convey, or grant any form of easement or grant any person or entity the right to enter the Property to survey, test or take soil and water samples for easement planning without CLC's signed written approval in advance; (2) if Landowner is/are contacted by any person or company seeking an easement or to enter the Property to survey or test, Landowner will provide them CLC's contact information and cease further contact, and immediately notify CLC; (3) CLC's rights conferred by this Agreement CANNOT be revoked: (a) by Landowner prior to the expiration of the Term, (b) by the death, sale or dissolution of the Landowner, (c) by the Landowner's sale or other transfer of any interest in the Property. The Agreement's irrevocability is based in part on the consideration received and CLC's reasonable reliance on the continuation of the right granted herein for the full Term such reliance resulting in CLC investing its time, money, and other resources.

Assignable: With Landowner's consent, CLC may assign any of its rights and obligations under this Agreement and its Addendum.

Landowner(s) or his/her/its authorized agent: Print name under signature

LLC (if applicable):

Sign Bill Mellon
Print Name:
Sign BILL MILLER

Central Land Consulting, LLC

By: its authorized agent P. O. Box 36134

Canton, Ohio 44735

Re: Re: Notice As To Means and Method of Communications and Trespassing.

Dear Sir/Madam:

I am the owner of real property over which the Midship pipeline is proposed to be constructed. I am hereby directing Midship Pipeline Company, its employees, representatives and agents of any nature, including but not limited to subcontractors, land agents, independent contractors, surveyors, construction personnel and anyone acting on behalf of or for the benefit of Midship Pipeline (hereinafter collectively referred to as "Midship"), that I do not wish them to have further contact, directly or indirectly, with me or my family for any matters, including surveying and entering my property for any reason whatsoever, until Midship receives written notice signed by me changing this directive.

If you would like to contact me, you may do so by contacting my representatives at Central Land Consulting. At Central Land Consulting, you may call Ranae Eberhart at 330-353-0787, or email her at ranae@centrallandconsulting.com

Thank you for your cooperation.

Sincerely,

BILL MILLER (print name)

PO Box 65 Cado, OK 74729 (print address, city & state)